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Street Address of Debtor (No. and Street, City, and State):						Street A	Street Address of Joint Debtor (No. and Street, City, and State):								
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Ind See	ividual (includ Exhibit D on i	les Joint Debto page 2 of this fe	rs)	i		Single Asset	Rea	l Estate as	lefined in		Chapter 9	<u> </u>	Rece	ognition of	a Foreign
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Oth	tuership or (If debtor is	not one of the	above entities	s, check	H	Stockbroker Commodity	Brok	er			Chapter 13			ognition of main Proce	
this	box and state	type of entity t	oclow.)			Clearing Bar Oxber									
		spter 15 Debto				Tax-E		pt Entity					of Deb		
Country o	of debtor's een	ter of main inte	erests:			(Check be	ex, it	applicable.) (Check one box.) M Debts are primarily consumer Debts are							
Each country in which a foreign proceeding by, regarding, or against debtor is pending:				Debtor is a tax-exemp under title 26 of the U Code (the Internal Re-			cupit organization debts, defined in 11 U.S.C. primarily United States § 101(8) as "incurred by an business debts								
***		Filing Fe	e (Check one	box.)		·····	:				Chapter 11				
☐ Full	Filing Fee att	ached.						Check or Det	tor is a sma	ll bus	iness debtor as de	efined ir	11 U.S	.C. § 101(5	(ID).
☐ Filir	ng Fee to be pa	id in installment for the court's	nts (applicable	e to individ	iuais o	nly). Must atta se debtor is	ich	Det Check if:	tor is not a s	small	business debtor a	s define	ad in 11	U.S.C. § 16	H(51D).
unal	ole to pay fee e	except in install	lments. Rule	1006(b). S	ee Off	icial Form 3A.		☐ Det	tor's aggreg	atc n	oncontingent liqu	idated d	lebts (ex	cluding de	bts owed to
Filin	g Fee waiver	equested (appl	icable to chap	ecr 7 indiv	iduals	only). Must		on 4	ers or anni 201/16 and i	ates) every	are less than \$2.4 three years there	190,925 : eafter),	(атоин	t subject to	adjustment
auze	म श्रद्धातम अर्केम	cation for the c	COURT'S COUSIDE	eration. Se	e Offi	cial Form 3B.	ł	Check all	applicable	boxe	 :s:				Į.
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Yandledel	·//							of c	editors, in a	ccou.	an were solicited lance with 11 U.5	prepeu 3.C. § 1	цоп ггог 1 2 6(b).	n one or me	ore classes
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	Debtor estima	tes that funds v tes that, after a unsecured cre	ny exempt pro	ole for distr operty is ex	ributio cclude	n to unsecured I and administr	cred rativo	itors, c expenses (oaid, there w	rili be	no funds availab	ole for	JEH		<u> </u>
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(This page must be completed and filed in every case.) DOCUME	/12 NPURE BOOK (10/08/12)	13:45:10 Desc Main				
All Prior Bankruptcy Cases Filed Within I	nt Page 2 of 6	ddisional shoot				
ocation	Case Number:	Date Filed:				
/here Filed:	Case Number:	Date Filed:				
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Pending Bankruptcy Case Filed by any Spouse, Partner,						
ame of Debtor:	Case Number:	Date Filed:				
District:	Relationship:	Judge:				
Exhibit A To be completed if debtor is required to file periodic reports (e.g., forms 10K 0Q) with the Securities and Exchange Commission pursuant to Section 13 or 1 f the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) Exhibit A is attached and made a part of this petition.	I, the attorney for the petitioner informed the petitioner that [he of title 11, United States Code, such chapter. I further certify the by 11 U.S.C. § 342(b).					
	Signature of Attorney for D	ebtor(s) (Date)				
Yes, and Exhibit C is attached and made a part of this petition. No.	Cxhibit D					
f this is a joint petition: Exhibit D, also completed and signed by the joint debtor, is attached and m	ade a part of this petition.					
	arding the Debtor - Venue					
(Check any applicable box.) Debtor has been domiciled or has had a residence, principal place of business, or principal assets in this District for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other District.						
There is a bankruptcy case concerning debtor's affiliate, general partner, or partnership pending in this District.						
Debtor is a debtor in a forcign proceeding and has its principal place of business or principal assets in the United States in this District, or has no principal place of business or assets in the United States but is a defendant in an action or proceeding [in a federal or state court] in this District, or the interests of the parties will be served in regard to the relief sought in this District.						
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no principal place of business or assets in the United States be District, or the interests of the parties will be served in regard to Certification by a Debtor Who R (Check all Landlord has a judgment against the debtor for possession of Certification by a Debtor claims that under applicable nonbankruptcy law, the	tesides as a Tenant of Residential Property of debtor's residence. (If box checked, continuous of landlord that obtained (Address of landlord) The are circumstances under which the depossession, after the judgment for possession.	perty complete the following.) I judgment) ebtor would be permitted to cure the sion was entered, and				

B 1D (Official Form 1, Exhibit D) (12/09)

UNITED STATES BANKRUPTCY COURT

In re Andrea Hart Case No. (if known)

EXHIBIT D - INDIVIDUAL DEBTOR'S STATEMENT OF COMPLIANCE WITH CREDIT COUNSELING REQUIREMENT

Warning: You must be able to check truthfully one of the five statements regarding credit counseling listed below. If you cannot do so, you are not eligible to file a bankruptcy case, and the court can dismiss any case you do file. If that happens, you will lose whatever filing fee you paid, and your creditors will be able to resume collection activities against you. If your case is dismissed and you file another bankruptcy case later, you may be required to pay a second filing fee and you may have to take extra steps to stop creditors' collection activities.

Every individual debtor must file this Exhibit D. If a joint petition is filed, each spouse must complete and file a separate Exhibit D. Check one of the five statements below and attach any documents as directed.

- ☐ 1. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, and I have a certificate from the agency describing the services provided to me. Attach a copy of the certificate and a copy of any debt repayment plan developed through the agency.
- ☐ 2. Within the 180 days before the filing of my bankruptcy case, I received a briefing from a credit counseling agency approved by the United States trustee or bankruptcy administrator that outlined the opportunities for available credit counseling and assisted me in performing a related budget analysis, but I do not have a certificate from the agency describing the services provided to me. You must file a copy of a certificate from the agency describing the services provided to you and a copy of any debt repayment plan developed through the agency no later than 14 days after your bankruptcy case is filed

B 1D (Official Form I, Exh. D) (12/09) - Cont.

Page 2

3. I certify that I requested credit counseling services from an approved agency but was unable to obtain the services during the seven days from the time I made my request, and the following exigent circumstances merit a temporary waiver of the credit counseling requirement so I can file my bankruptcy case now. [Summarize exigent circumstances here.]

I will at a later date

If your certification is satisfactory to the court, you must still obtain the credit counseling briefing within the first 30 days after you file your bankruptcy petition and promptly file a certificate from the agency that provided the counseling, together with a copy of any debt management plan developed through the agency. Failure to fulfill these requirements may result in dismissal of your case. Any extension of the 30-day deadline can be granted only for cause and is limited to a maximum of 15 days. Your case may also be dismissed if the court is not satisfied with your reasons for filing your bankruptcy case without first receiving a credit counseling briefing.

- ☐ 4. I am not required to receive a credit counseling briefing because of: [Check the applicable statement.] [Must be accompanied by a motion for determination by the court.]
 - ☐ Incapacity. (Defined in 11 U.S.C. § 109(h)(4) as impaired by reason of mental illness or mental deficiency so as to be incapable of realizing and making rational decisions with respect to financial responsibilities.);
 - ☐ Disability. (Defined in 11 U.S.C. § 109(h)(4) as physically impaired to the extent of being unable, after reasonable effort, to participate in a credit counseling briefing in person, by telephone, or through the Internet.);
 - ☐ Active military duty in a military combat zone.
- ☐ 5. The United States trustee or bankruptcy administrator has determined that the credit counseling requirement of 11 U.S.C. § 109(h) does not apply in this district.

I certify under penalty of perjury that the information provided above is true and correct.

Signature of Debtor: Avelrea Hant

Date: 06-08-2015

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re:	HART,	Andrew	
	Debtor (s))	Case No.
)	Chapter

List of Creditors

Chy of Chicago Department of Repres	ree Deste
listy of Chicago Auto Durinal.	
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